Case 3:13-cr-004	BANTHED PSCHAPLESODE	Filed 11/06/14 Page 1 of 3 PageID: 1118 STRICT COURT
for the	District of	New Jersey
United States of	America	
v. TYREEK HARR		ORDER SETTING CONDITIONS OF RELEASE
Defendar	nt	Case Number:CR.13-434-01(FLW)
(1) The defendant muse (2) The defendant muse 42 U.S.C. § 14135 (3) The defendant muse any change in address (4) The defendant muse (4) The defendant muse (5) Executing an unsection (6) Executing a secured and (6) depositing	t not violate any federal, state of the cooperate in the collection of a a. t immediately advise the court, we see and/or telephone number. Set appear in court as required and required and the defendant set appearance bond (X) with a papearance bond (X) with a papearance bond (X) with a cost in cash in the registry of the Court and the court as required appearance bond (X) with a papearance bond	defense counsel, and the U.S. attorney in writing before d must surrender to serve any sentence imposed. a Bond hall be released upon: a co-signor(s) Grace Harrington & Ruth Turner signor(s)
Local Criminal Rule	e 46.1(d)(3) waived/not waived	
	Additional Conditional	ons of Release
Upon finding that release by the and the safety of other persons a condition(s) listed below:	above methods will not by then and the community, it is further a	nselves reasonably assure the appearance of the defendar ordered that the release of the defendant is subject to the
enforcement personr () The defendant shall with any witness, vice	rvices ("PTS") as directed and a sel, including but not limited to, not attempt to influence, intimid	following conditions are imposed: advise them immediately of any contact with law any arrest, questioning or traffic stop. late, or injure any juror or judicial officer; not tamper against any witness, victim or informant in this case. ustody of Ruth Turner
who agrees (a) to sup to assure the appeara	ervise the defendant in accordance	e with all the conditions of release, (b) to use every effort
Custodian Signatur	e: Ruth Tu	Date: November 6, 2014
(X) The defendant's trave	l is restricted to (X) New Jerse	ey (X) unless approved by Pretrial Services (PTS).

Case 3:13-cr-00434-FLW Document 66 Filed 11/06/14 Page 2 of 3 PageID: 1119 () Surrender all passports and travel documents to PTS. Do not apply for new travel documents.
(X) Substance abuse testing and/or treatment as directed 1. PTG B. 6. i. a.
(X) Substance abuse testing and/or treatment as directed by PTS. Refrain from obstructing or tampering with substance abuse testing procedures/equipment.
(X) Refrain from possessing a firearm, destructive device, or other devices.
and vonification and 11 to per
 () Mental health testing/treatment as directed by PTS. () Abstain from the use of alcohol.
() Maintain augment regidence and 11
() Maintain current residence or a residence approved by PTS.
() Maintain or actively seek employment and/or commence an education program.
() No contact with minors unless in the presence of a parent or guardian who is aware of the present offense
Thave no contact with the following individuals:
() Defendant is to participate in one of the following home confinement program components and abide by
an the requirements of the program which () will or () will not include electronic manifestions of
rocation verification system. You shall pay all or part of the cost of the program based upon your skillers
pay as determined by the pretrial services office or supervising officer
() (1) Curfew. You are restricted to your residence every day () from to or
as directed by the pretrial services office or supervising officer, or
(A) (II) Home Detention with Location Monitoring, You are restricted to your residence at all
times except for the following: Attorney Appointments, Medical appointments and modical
appointments for his mother as approved in advance by Pretrial Services.
() (iii) Home Incarceration. You are restricted to your residence under 24 hour lock-down except
for medical necessities and court appearances, or other activities specifically approved by
the court.
() Defendant is subject to the following computer/internet restrictions which may include manual
inspection and/or the installation of computer monitoring software, as deemed appropriate by
Pretrial Services. The defendant shall pay all or part of the cost of the monitoring software based
upon their ability to pay, as determined by the pretrial services office or supervising officer.
() (i) No Computers - defendant is prohibited from possession and/or use of computers or
connected devices.
() (ii) Computer - No Internet Access: defendant is permitted use of computers or connected devices, but is not permitted access to the Latest (W. 1) with the connected
devices, but is not permitted access to the Internet (World Wide Web, FTP Sites, IRC Servers, Instant Messaging, etc);
() (iii) Computer With Internet Access: defendant is permitted use of a second
The first in the fields. Unfolded is a computer or connected
devices, and is permitted access to the Internet (World Wide Web, FTP Sites, IRC Servers,
Instant Messaging, etc.) for legitimate and necessary purposes pre-approved by Pretrial
Services at home for employment purposes
() (iv) Consent of Other Residents -by consent of other residents in the home, any computers in
the nome utilized by other residents shall be approved by Pretrial Services, password
protected by a third party custodian approved by Pretrial Services, and subject to inspection
for compliance by Pretrial Services.
() Other:
() Other:

Page 2 of 3

ADVICE OF PENALTIES AND SANCTIONS

Case 3:13-cr-00434-FLW. Document 66 Filed 11/06/14 Page 3 of 3 PageID: 1120 conditions of release may result in the immediate issuance of a warrant for you arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of cour and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a crimina investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more - you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

as a second an equations of release, to appear as	dant in this case and that I am aware of the conditions of release. I promise directed, and surrender to serve any sentence imposed. I am aware of the
penalties and sanctions set forth above.	Stigg Helle IT
	Defendant's Signature

Directions to the United States Marshal

(X) The defendant is ORDERED released after processing.) The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified. Judicial Officer's Signature Date: <u>November 6, 2014</u>

> Freda L. Wolfson, U.S.D.J. Printed name and title

(REV. 1/09)